

SUICIDE IN DEEP WELL

Robert Lecouver, "City Record" Printer, Drowned.

WIFE SOUGHT TO SAVE HIM

Associate in Bank Says Bribes Would Have Hastened Payments.

[By Telegram to The Tribune.] Hackensack, N. J., May 12.—Robert Lecouver, president of the First National Bank of Westwood, N. J., and proprietor of the Lecouver Press, at No. 51 Vesey street, New York, committed suicide early this morning by jumping into a well on his estate at Westwood. He was drowned in three feet of water. His suicide was not a surprise to his wife and intimate friends, for he had complained continually during the last two months of his failure to collect money due to him from New York City for the printing of "The City Record," and he became much depressed.

A. B. Bogert, a director of the Westwood First National Bank, said soon after Mr. Lecouver's body was found: "Robert Lecouver killed himself because crooked politicians ruined him. The accounts of our bank are absolutely straight. Mr. Lecouver, who helped found the bank, four years ago, and who has been president from the first, was an able and strict executive."

"But since he undertook the work for the city, on January 1, he has been greatly worried. He had to mortgage his house to his payroll. I sold him his house, which is one of the finest in Westwood, and I know. He told me last week that if he handed across some dollars to the right parties his payments from the city would not be held up."

"But, damn it all," he told me, "I won't give them a cent. I promised Gaylor I wouldn't, and I mean it." The early morning suicide was the culmination of an exciting night at Lecouver's house, where only the tireless vigilance of his grief-stricken wife prevented him from killing himself with his revolver. For several hours Mr. Lecouver watched his husband and fought with him at intervals in her desperate efforts to prevent self-destruction. This afternoon Mrs. Lecouver is a physical wreck.

Mr. Lecouver was sixty years old, and leaves a daughter, Ruth, aged fourteen, and his wife.

Mayor Goodwin sat at rest any suspicion that the First National Bank was involved by going over the bank's accounts, and finding them in perfect condition. The deposits, according to last reports, aggregated \$224,315. Everything connected with the bank was in first class order. Not a cent was missing.

Last evening when Mr. Lecouver appeared at his home for dinner his distracted appearance alarmed his wife and frightened his daughter. "Oh, papa," said the child, "you're not forgetting that to-morrow is mamma's birthday, are you?"

Mr. Lecouver gave the child some money and remarked with a heavy sigh: "I'm afraid mamma is going to have a sad birthday to-morrow."

Early this morning Lecouver managed to escape from his house in his slippers and a bathrobe. His wife searched the garden, but failed to find him. A servant girl who went to the well for water found one of the buckets broken and became suspicious. An automobile lamp was lowered in the 25-foot well, revealing the body in the water. Coroner W. E. Tracey granted a burial permit.

Some information in regard to the holding up of the bills of the Lecouver Press for printing "The City Record" was obtained at the Finance Department. It seems that David Ferguson, supervisor of "The City Record," who is now ill in Georgia, had held up the bills of the company for an indefinite period.

The bills held up, but finally paid, with a 25 per cent temporary deduction, were: January, \$3,850; February, \$3,850; annual report of Finance Department, \$1,500, and civil list, \$1,000. The March bill, \$3,350, was paid, with only 10 per cent reduction. It is usual to withhold 90 per cent of the bills against the city until the expiration of the contract term.

On May 2 Controller Prendergast asked the Mayor to have the Board of City Record pass upon some claims that the printer had against the city.

"In order that the contractor suffer no unnecessary hardship," he wrote, "I would suggest that the final amount of these claims be taken up by the Board of City Record itself, and that the board consider the question of the powers and duties of the Supervisor in determining the amount to be paid under the various contracts for printing which have been entered into by the city."

It was also said yesterday that the company's payments had been held up for a time because of an invoice obtained by the Newspaper Deliverers' Union.

CHURCH AS STRIKE ARBITER

Protestant Clergy Forms Committee—Catholics to Co-operate.

Members of eleven Protestant bodies of this city have joined as a committee to promote industrial arbitration. Roman Catholic leaders in social service also have offered to co-operate. The aim of the movement is to study conditions in industrial affairs.

The committee consist of the Rev. Dr. A. G. Cumins, of Poughkeepsie, chairman; the Rev. Dr. George William Douglas, representing the Cathedral of St. John the Divine; the Rev. Dr. H. E. Cobb, the Rev. William L. Fisher, the Rev. Dr. Frank O. Hall, the Rev. Dr. F. Mason North, the Rev. Thomas A. Lee, the Rev. Charles Steitz, the Rev. George U. Wenner, the Rev. Leighton Williams and Rabbi Samuel Schulman. The secretary is the Rev. Charles S. Macfarland.

Dr. Cumins said yesterday when a recent strike started it was found there was no agency of the Christian and Jewish religions to investigate the situation and publish to the world the merits of both sides in the controversy. In his opinion, there ought to be such an agency.

TO GIVE ALBUM TO CARNEGIE.

Andrew Carnegie is to receive this evening a beautiful album containing the autograph signatures of thousands of officers of the German-American societies in the United States. The presentation address will be made by Bernard H. Bidder, who will be followed by the German Ambassador, Count Johann Heinrich von Bernstorff, and Dr. C. J. Hexamer, president of the National German-American Alliance. The United German Singing Societies of New York will sing a number of songs.

MANY TRY FOR PARSONS' JOB

Landscape Architect Looks for Another—Lee Gets Carriage.

WIFE SOUGHT TO SAVE HIM

Associate in Bank Says Bribes Would Have Hastened Payments.

The dismissal by the Park Board of Samuel Parsons, Jr., landscape architect, has caused a rush of applicants for the place. Commissioner Stover said yesterday that no one had as yet been decided on for the job, but that applications were being received all the time. There was one application presented just as the Commissioner arrived at his office yesterday morning, and the mails contained others previous to the dismissal.

But the most noticeable rush was for the carriage in which Mr. Parsons was wont to ride about the parks when on his tour of duty. A dozen voices of different degrees of enthusiasm were raised in an effort to have the use of the carriage. It finally went to "Billy" Lee, the new Supervisor of Recreation, who will henceforth have it at his service.

The disappointed heads in the department who had sought the horse and rig were betting eagerly all day that the future landscape architect would have the use of an alshp or perhaps the Commissioner's automobile, which will probably be added by then to the department's vehicle force.

Mr. Parsons said yesterday that he would abide by the decision of the Park Board and would now look for another job.

"I can make no appeal from his decision," he said. "His action in my case is final. I appeared before the board only because I wished the public to know the summary manner in which my case was disposed of. I shall do nothing about the report of the Commissioner of Accounts."

REPAIR RIVERSIDE ROADS

Asphalt Binding Ordered by Park Commissioner Stover.

The two macadam roadways in Riverside Drive, in many places in bad condition, are to be repaired by the Park Department with an asphalt binding for their entire length, according to Park Commissioner Stover. More than a year ago three blocks of the drive, beginning at 73d street, were subjected to such treatment after the macadam had worn down to the rock roadbed. These blocks were the only ones which are to-day in first class condition.

It is because such an experiment has met with success that Commissioner Stover will have the roads the entire length of the drive covered with the binding. The work will begin this morning. A special asphalt binder has been purchased for the purpose by the department.

"It is the same process which has met with success in Massachusetts," said the Park Commissioner, "and it will solve the traffic problem, at least so far as Riverside Drive is concerned. It will be a great saving to the city."

As it is impossible to use the city water to lay the dust on the Bridge Path on Riverside Drive, the Park Commissioner will have the department water wagons filled with water from the Hudson River by means of a siphon. The water is not salty enough to do any injury, it was said, and the Commissioner will try not to dry up the Hudson in the process.

SO CHILDLIKE AND BLAND

But These Heathen Chinese Knew a Bunco Steerer Again.

Walter Stewart, alias John Williams, and another man sent a note written in Chinese to Wong Fook, at No. 43 Mott street, yesterday. It asked whether Wong had the certificate which enabled him to enter the country and to stay here. Stewart and his friend followed immediately and, after saying something that the Chinaman did not understand, arrested him.

They took Wong to the elevated railroad and up to 14th street, on the way they made him understand that they would let him go for \$50. Wong said that he did not have the money with him and asked to be taken back to the store.

As they arrived in Mott street a number of Chinamen from Newark and Jersey City passed the party. These Celestials looked at Stewart and his friend and told Wong he was being binned by a man who had tried the same trick on them. They surrounded the two white men and began to yell for help. Stewart and his friend began to run in different directions, and finally Stewart was captured.

The police found his picture in the Rogues' Gallery, they said. In October, 1906, the man so pictured was found guilty of grand larceny, but Judge Foster suspended his sentence.

Later in the afternoon Stewart was arraigned before United States Commissioner Shields. He was locked up in the Tombs, as he could not give bail.

POLICE CAPTAINS PUNISHED

Fines of Five and Ten Days' Pay Given for Violating Rule.

Fines of five and ten days' pay for violating the rule to assign old patrolmen to easy tasks for eleven captains and two lieutenants and reprimands for four captains were announced in orders at Police Headquarters yesterday afternoon.

Ten days' pay—Borough Inspector George K. Hollander, of Brooklyn, in command of Vandewater Park station, and Lieutenant Richard E. Enright, president of the Lieutenants' Association, Gates avenue station; Captains Murphy, Grand avenue; Sheelin, Ralph avenue; Reims, Van Avenue; and Captains, Astoria, and Allen, Richmond Hill.

Five days' pay—Captains Wolfarth, Atlantic City; Captains, in command of Weiland, Flushing avenue; Maude, Long Island City; Barnes, Glendale, and Lieutenant McKay, Townsend.

Lieutenant McKay was fined for sitting behind the desk in civilian's clothes smoking a cigar.

Reprimanded—Captains Palmer, Gates avenue; Fennelly, Clason avenue; Frank, Rockaway avenue, and Creamer, Flatbush.

FLYNN'S AID ARRESTED

Man Who Got Gambling Evidence Soon Discharged, However.

For a time yesterday Deputy Police Commissioner Dougherty had a bothersome case on his hands, resulting from the arrest of Anton von Regeberg, who said he was a Bavarian count and one of the men who gathered evidence against gambling houses when Deputy Commissioner Flynn was in office.

The "count" was arrested by Central Office detectives in a saloon at 11th street and Fourth avenue after he had taken a car on Thursday that the "count" had told certain sporting men that he had evidence and needed money to get out of town. Magistrate Harris dismissed the case after hearing the testimony.

PLANS FOR NEW PROTECTORY.

The Board of Directors of the House of Relief on Randall's Island are planning the establishment of a new department for the care of defective delinquent children, that is, children that are mentally deficient but not simple minded. It is said that for some time Dr. M. G. Schlapp, of the Children's Society, has recommended the founding of a protectory where delinquent children may be taken care of and taught a trade according to the turn of their minds.

MAYOR YIELDS IN PART

Gives Up Budget Committee and Audit Rule in New Charter.

ASKS TIME ON OTHER POINTS

Provision for Board of Administrative Detail Also Goes by the Board.

Mayor Gaylor consented to the amendment of the proposed new charter in a number of important matters at a conference held yesterday morning by the special committee of the Board of Estimate, consisting of Controller Prendergast, President Mitchell of the Board of Aldermen and Borough President McAneny, appointed to represent the board at the hearing held by the Joint City Committee of the Legislature. The committee was unanimous in agreeing to ask for a number of other changes and additions, but on those the Mayor wanted more time to make up his mind.

President Mitchell presented the result of the conference at the hearing in the afternoon, which was devoted entirely to matters pertaining to the Board of Estimate.

The provisions that the Mayor agreed with the committee they should ask the Legislature to omit were those for a statutory budget committee, for a board of administrative detail, the one removing the audit from expenditures from contingent funds and the exception of contracts let against contingent funds from the necessity of a certificate by the controller that there are available funds against which to let such contracts.

Regarding the veto power of the Mayor over resolutions of the Board of Estimate there was much discussion. The Mayor offered to compromise by making eleven votes necessary to override his veto, instead of twelve. This did not prove satisfactory to the members of the committee. President Mitchell and the Controller contended that the Mayor should have no veto power except in franchise matters. President McAneny thought the Mayor should have a limited suspensory veto power, subject to being overridden by ten votes.

Board to Control Streets.

The matters that the Mayor agreed with the committee should be added to the charter were a provision on giving to the Board of Estimate investigating powers with a separate Bureau of Franchises.

4. Establishing in the Board of Estimate a separate Bureau of Standards for supplies and specifications.

5. The cutting out of the proposed new charter the provision in Section 28 requiring the Board of Estimate to fix maximum prices for supplies.

6. Cutting out of the proposed new charter the provision requiring the Board of Estimate to go into the terms and conditions of all contracts before determining whether or not they shall be made to the lowest or other bidder.

7. Recasting of the phraseology of the section dealing with open market orders under \$100.

8. The omission or modification of the provisions of the proposed new charter relating to the veto power of the Mayor on matters other than franchises.

In speaking before the legislative committee, President Mitchell said that to require twelve votes to override a veto of the Mayor would give the latter, in a negative way, control over all matters of money.

"Bad in principle and bad in practice" was what President Mitchell called the provision for a statutory budget committee.

Fears for Money Safeguards.

President Mitchell called attention to several widely separated sections of the charter, and showed how they worked together to remove most of the safeguards on the expenditures of money. He declared that audit would be practically taken away from all contracts through the working of the provision for contingent funds and self-audit by heads of departments.

After his report for the committee President Mitchell said he wished to say just a few personal words.

"You have in your hands," he said, "a charter that is so defective that you must revamp the entire document. I submit that work of that kind would take more time than is at the disposal of your committee."

"You must understand," said Senator Cullen, the chairman, "that for three years the Legislature has been engaged on charter work. It is the last of it would be named."

"Do you believe in a board of education under the control of the city government?" asked Assemblyman Foley.

"I do," said President Mitchell. "I believe in a small board, but I do not know whether I would have its members paid or not."

"Well, isn't that cause for a new charter?" asked Foley.

"No," said President Mitchell. "You might bring that about by changing just one chapter in the charter."

Borough President McAneny said he hoped that if the provisions for twelve votes to override the Mayor's veto should remain the budget would be exempted from its operation.

"You will say that the Legislature has been considering the charter for three years," he said, "but you have not been considering this charter for three years, and I don't know what we have been talking about is new."

Another hearing will be held in the aldermanic chamber to-day on the following subjects: Charities, correction, hospitals, public health and the Department of Architecture.

FREES J. F. SHERWOOD OF BOND.

Justice Davis discharged the bail bond of John F. Sherwood yesterday, one of the men indicted for grand larceny as the owner of the Windsor Trust Company \$50,000 Heinecke copper loan scandal of August, 1906. Sherwood may still be tried at any time on the indictment. Of the other four, Charles Katz was convicted, the indictment against Leonard J. Field was dismissed, the jury in the trial of Donald Persch disagreed, and Walter L. Clark has not been tried.

TEN HELD ON ROBBERY CHARGE.

Ten prisoners caught last Monday in a raid on a stable in Rivineston street, and charged with the larceny of \$20,000 worth of merchandise from a wagon of the United States Express Company, were arraigned in the Essex Market court yesterday, before Magistrate Presche. The raid was conducted by detectives from the Central Police and special agents of the express company. Magistrate Presche held three of the prisoners in \$1,500 bail and the others in \$2,000 each.

DR. LATSON'S END SUICIDE

Financial Reverses and Drugs Convince the Police.

MOTHER THE ONLY DOUBTER

His Private Secretary Says Their Cult Did Not Admit the Actuality of Death.

The body of Dr. W. R. C. Latson, who was found dead on Thursday night in his apartment at No. 60 Riverside Drive, was turned over to his relatives yesterday, after the authorities had examined it.

Mrs. Gertrude Latson, of No. 130 Broadway avenue, mother of the dead physician, insists that the wound by which her son died was not a self-inflicted one, but the detectives who went out on the case on Thursday night were called off yesterday, and officially the death is designated as a suicide.

Miss Alta Marheka, who had been acting as private secretary for Dr. Latson, told Coroner Feinberg yesterday that she was also a student with the dead physician, of theosophy and mysticism, adding that the cult which they followed did not admit the actuality of death. Dr. Latson, she said, was not dead, but had discarded his body as he would discard a worn garment.

An autopsy was performed on the body yesterday by Dr. O'Hanlon, coroner's physician, but the viscera will be examined later by chemists to determine whether Dr. Latson swallowed poison. Several bottles which had contained morphine and hyosine were found in the physician's library—the room in which his body was discovered. Professor Larkin, of Columbia University, will examine the stomach to see if there are any traces of these poisons.

Miss Marheka testified that she did not know of any reason why Dr. Latson should commit suicide, but the police investigation disclosed two significant facts—the first, that Dr. Latson evidently had suffered severe financial reverses of late, excepting his financial reverses, President McAneny thought the Mayor should have a limited suspensory veto power, subject to being overridden by ten votes.

According to a bartender in one of the saloons in Broadway, near 145th street, Dr. Latson had been a constant visitor, and had confined his drinking exclusively to absinthe. A few days ago, this man said, Dr. Latson was sitting at a table in the end of the bar when a man in a white flannel, which was stained with the mahogany toward the doctor, Dr. Latson dropped his glass and ran out of the saloon, groaning and muttering to himself.

Lieutenant Jones, of the Police Department, the pistol expert of the force, made an examination of Dr. Latson's body late yesterday afternoon in the undertaking rooms to which it had been moved, and, although the police officer reserved his statement to give it to Commissioner Dougherty, the undertaker's assistant who was present said that Dr. Latson found nothing to lead him to think that a murder had been committed.

The reports of Dr. Latson's recent financial reverses are intertwined with stories of his teachings and workings with mysticism. It was said at first that he had been conducting a school for nurses, but later developments, borne out by the frank admissions of Miss Marheka, disclosed that this school was one of religious rather than medical teaching.

Two other young women, who had also been pupils of Dr. Latson, it was learned, had occupied an apartment on the top floor of the same building in which he lived, and one of the rooms of this upper apartment was fitted up in semi-religious, semi-religious style. A sort of throne-like dais, from which the doctor conducted the rites of his little cult, was described as the chief feature of its furnishings. About two months ago this apartment was given up, and thereafter, it is said, collectors began to knock on the door, who, it appeared, had paid the rent on both apartments previous to that time.

NEW PRISON HEAD MONDAY? Governor Dix Expected to Make Nomination Then.

[By Telegram to The Tribune.] Albany, May 12.—It is expected that Governor Dix will send to the Legislature Monday night the nomination of a State Superintendent of Prisons to succeed Cornelius J. Cole. A few days ago the Governor was asked if he would name one of the four men who have already been mentioned in connection with the place. He replied that it might be a fifth man. To-day it is believed that the fifth man referred to is either Colonel Joseph E. Scott, superintendent of the Elmira Reformatory, or Goodwin Brown, formerly State Lunacy Commissioner, who since January, 1909, has been engaged in the work of examining the condition of the State Hospital for Criminal Insane. Mr. Brown has been in Albany during the last week, and it is expected that his report will be given out soon.

Since his term as Lunacy Commissioner expired, during the time that Roosevelt was Governor, Mr. Brown has been practicing law in New York. The four men whose names had been previously mentioned, in connection with the position of Superintendent of Prisons are George E. Van Kenna, of Ogdensburg; Arthur McLean, of Newburg; ex-Mayor Daniel E. Conway, of Troy, and John H. Kennedy, of Port Henry.

DIX HOPEFUL OF INCOME TAX Expects Favorable Action by Assembly Judiciary Committee.

[By Telegram to The Tribune.] Albany, May 12.—In spite of the action of the Assembly Judiciary Committee in drafting a resolution to change the federal income tax amendment, Governor Dix evidently believes that the resolution introducing the amendment as drafted by Congress will be reported. He said to-day that he had a talk with Chairman A. J. Levy, of the committee, about the matter, and that he expected the committee would act favorably on the resolution approving the proposed amendment, permitting Congress to impose a tax on incomes, "from whatever source derived."

The resolution just drafted by the committee would cut this section out of the amendment and make it provide that the tax shall be uniform and except state and municipal bonds.

The Governor's attention was then called to the contention of Austin G. Fox before the Judiciary Committee that the Rochester platform declared for "an" income tax amendment, not "the" amendment now before the various legislatures.

"The general interpretation," he said, "is that the Democratic platform favored the resolution now before the Legislature." He said he knew of no plan to change the form of the amendment.

The Governor has not yet received the resignation of Thomas Mott Osborne as Forest, Fish and Game Commissioner, which he had no definite information about Mr. Osborne's plans. The resignation of the Commissioner, however, is expected, and his physician has advised him to lay aside official and business cares and to take a trip to Europe. It is said that Mr. Osborne has arranged to sail within a month.

INCOMING STEAMERS. TO-DAY. From. Line. Vessel. Philadelphia, 9:30 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a. m. 6:00 a. m. 7:00 a. m. 8:00 a. m. 9:00 a. m. 10:00 a. m. 11:00 a. m. 12:00 p. m. 1:00 p. m. 2:00 p. m. 3:00 p. m. 4:00 p. m. 5:00 p. m. 6:00 p. m. 7:00 p. m. 8:00 p. m. 9:00 p. m. 10:00 p. m. 11:00 p. m. 12:00 a. m. 1:00 a. m. 2:00 a. m. 3:00 a. m. 4:00 a. m. 5:00 a